

REMARKS

These remarks are set forth in response to the office action mailed April 20, 2004 (the “Office Action”). As this amendment has been timely filed within the three-month statutory period, neither an extension of time nor a fee is required. Presently, claims 1 through 10 are pending in the Patent Application. In paragraph 1 of the Office Action, the Examiner objected to the form of the disclosure due to several grammatical errors identified by the Examiner. In response, the Applicant has amended the specification to cure the noted grammatical errors. In paragraph 2 of the Office Action, the Examiner object to the disclosure based upon a new matter objection. In response, the Applicant has amended the specification according to the Examiner's helpful suggestion set forth in the personal interview of April 22, 2004.

In paragraph 3 of the Office Action, each of claims 1 through 10 have been rejected under 35 U.S.C. §102(e) as being anticipated by U.S. Patent No. 6,278,449 to Sugiarto et al. (“Sugiarto”). In response, the Applicant through undersigned counsel has amended claim 1 and added new method claim 11 as suggested by the Examiner in the helpful interview of April 22, 2004. Specifically, the amendments to claims 1 and 11 highlight the inherent distinction between the teachings of Sugiarto and that of the Applicant's invention. In particular the amendments indicate the determination of whether data in the enabling web page fields of web pages which have been graphically selected by a user of the wireless PDA are to be retrieved as one of a retrieval in real-time or through a pre-stored update. Support for this amendment can be found in the specification, page 5, second full paragraph.

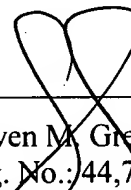
In conclusion, the Applicant believes that the amended claims 1 through 10 and newly added claim 11 distinguish over the cited art and stand patentable and ready for an indication of

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allowance. To that end, the Applicant respectfully requests the withdrawal of the rejections under 35 U.S.C. § 102(e) based upon the Applicant's amendments to the claims, and owing to the foregoing remarks. This entire application is now believed to be in condition for allowance. Consequently, such action is respectfully requested. The Applicants request that the Examiner call the undersigned if clarification is needed on any matter within this Amendment, or if the Examiner believes a telephone interview would expedite the prosecution of the subject application to completion.

Respectfully submitted,

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